

Don't Indict Wray Taylor

THE FORMER COMMISSIONER, WHO IS ALLEGED TO HAVE EMBEZZLED \$800, IS LOCATED IN SAN FRANCISCO, BUT THE GRAND JURY HAS NOT INDICTED HIM AND NO ACTION WILL BE TAKEN.

Wray Taylor, one time Commissioner of Agriculture, who absconded some two years ago leaving a hole in the Chinese fund of \$800, has been located definitely in San Francisco. He is perfectly safe there, however, as the Grand Jury now in existence is said to have refused to indict him.

A reward for the arrest of Taylor was offered in the name of the Territory by High Sheriff Brown at the time the man disappeared and as far as can be learned this offer of reward has never been withdrawn, but failing the existence of an indictment Wray Taylor need not worry over the fact that a price has been put upon him.

Taylor, it will be remembered, had charge of the Chinese fund. He went away on an extended holiday and after his departure it was found that he had drawn a check on the Chinese fund for \$800 making it out as though it were for the payment of Chinese who were being sent back to China. He has been away on his holiday ever since.

The reward for his arrest offered by the High Sheriff had only the effect of making Taylor stick more closely to his hiding place, but recently he overcame his fears and is now making a living playing an organ and leading a choir in the city of the Golden Gate.

At a recent meeting of the Grand Jury these facts were introduced and a vote was taken on the proper course of procedure. Just what the exact vote was is known only to the Grand Jurors themselves, but at all events it is reported that no indictment was found.

Wray Taylor will be able to play the organ with renewed vigor when the good news reaches him.

A Hawaiian In a Tacoma Tragedy

THE DEATH BY DROWNING OF KAMOLIA, AND HER HAWAIIAN HUSBAND'S FUTILE EFFORTS TO SAVE HER—A WOMAN OF SEVENTY THROWN INTO THE WATER BY CAPSIZING OF A CANOE.

TACOMA, Oct. 15.—Settlers at Lemon's beach this morning found the dead body of Susie Kamolia, an aged Puyallup Indian woman, lying on the sand near the high-tide line. By the side of the body, rocking to and fro and moaning to himself, was Charles Warner, a native Sandwich Islander. Warner and Mrs. Kamolia have been living together for a year or so.

Warner was wet to the skin, was talking incoherently, and was evidently near death himself. It was several hours before the man could tell his story, which was to the effect that Mrs. Kamolia was accidentally drowned at 8 o'clock last evening by the overturning of her canoe. Warner and the woman paddled away from Steilacon at dusk last evening, intending to go to Wolloochet beach, where they and some Indians have been fishing.

The incoming tide was strong against the canoe, and when they arrived near Lemon's beach they decided to go ashore and wait for the tide to turn. As the canoe approached the shore Warner stood up in the bow and made a leap to what he supposed was the sandy beach. His eyesight deceived him, and in an instant he was struggling in water seven feet deep. He managed to catch the side of the canoe. Mrs. Kamolia at the same time threw her weight on that side of the canoe in an effort to give him assistance, and the frail craft capsized.

Mrs. Kamolia was 70 years of age, and in an enfeebled condition. The shock of the ice-cold waters was too great for her, and she made but a few struggles and sank. Warner swam ashore. It was only then that he discovered Mrs. Kamolia struggling within a few feet of the beach. He leaped into the waters again, and, as the old woman sank, brought her to the surface by diving.

Warner gives an incoherent tale of the struggle he had with the swift tide in getting the body ashore. He pulled the drowned woman out of the reach of the high tide, and then sat disconsolate by her side, waiting for daylight. The first intimation the settlers had of the tragedy was when, upon waking this morning, they heard Warner occasionally send up a wail of sorrow.

Mrs. Kamolia had lived on the Puyallup reservation since her childhood. She owned considerable property near Tacoma, and it was only recently that she sold the last remaining portion of it.

THESE HATS CAME LATE. Handsome new style hats just from the East came too late for the millinery opening at Sachs. During this week they will be offered at special prices.

Plate-Glass Insurance

It is better to protect yourself against accidental breakage for the reason when an accident occurs, this Company will attend to the immediate replacing at its own expense and save you the time and annoyance of attending to it yourself.



HAWAIIAN TRUST CO., LTD.
Fort Street, Honolulu

HUNTER'S SUPPLIES

SHOTGUNS, RIFLES, REVOLVER

Ammunitions

A FULL LINE AT

PEARSON & POTTER CO., Limited

221 FORT STREET

Claims He Was Attacked By Torpedoes

(Associated Press Cable to The Star.)

ST. PETERSBURG, October 27.—Admiral Rojestvensky's report of the firing on the British fishing boats has been received. He declares he was attacked by two torpedo boats. He thinks that he sank one but the other escaped. He ceased firing when he saw the fishing boats.

MAY STOP RUSSIANS

LONDON, October 27.—It is believed that the British will bar the passage of the Russian Baltic fleet beyond Gibraltar.

RUSSIANS COALING AT VIGO.

VIGO, Spain, October 27.—The Russian warships are coaling here. There is only a limited amount of coal available.

BRITISH MEDITERRANEAN FLEET ACTIVE.

VALETTA, Malta, October 27.—The British warships and six torpedo boat destroyers have arrived here. A battleship and nine destroyers have sailed.

EXPECTS PEACE.

LONDON, October 27.—It is stated that Lord Lansdowne expects a peaceful settlement of the trouble with Russia.

FIRE AT SWEDE.

LONDON, October 27.—The Swedish steamer Alderbaran was fired at by a supposed Russian warship on October 21 but was not damaged.

JUDGE GEAR AS LORD OF ALL

A CHILD WITNESS IN THE CIRCUIT COURT WHO KNEW WHO AND WHERE GOD IS—AN KYAU TELLS THE ATTORNEYS THAT GEAR IS THE ALMIGHTY AND THE JUDGE HASTENS TO DISCLAIM.

Judge Gear admittedly cuts an imposing figure when he is on the bench, but it is doubtful if he ever knew until this morning just how imposing he is, for a little Chinese girl solemnly said that she thought he was God.

It was in the case of Pang Kau who is charged with an assault of a vile nature on Ah Kyau, the ten-year-old daughter of Chung Hee. Attorney Douthitt who is acting for the Territory offered the girl in evidence, but Attorney A. G. M. Robertson objected on the ground that the girl was too young to understand. Judge Gear undertook a part of the questioning.

(Continued on page five)

PHILIP NAONE SAYS NOT GUILTY

THE ALLEGED MURDERER'S PLEA TAKEN IN GEAR'S COURT THIS MORNING.

Judge Gear this morning overruled the demurrer to the indictment entered by Attorney Dunne in the case of Philip Naone charged with the murder of the wife and the prisoner was thereupon directed to plead.

"Not guilty" answered Naone in a low voice as the indictment with its wealth of technicalities was read over to him and he again took his seat beside his counsel.

Assistant Attorney General Prosser immediately asked that trial be set for November 1, a request which brought Attorney Dunne to his feet in an amazement which was anything but speechless. He protested against the indecent hurry in which his client was being sent along and used all of his persuasive eloquence on the court to get more time especially as, he said, he had been promised by the Attorney General that the case should go to the foot of the calendar. Prosser did not think that this could be so, as his chief's instructions to him had been to proceed at once with the case.

Attorney General Andrews was sent for to clear up the misunderstanding but he could not be found at the time so the case was passed until tomorrow.

WILL CLEAN CAPT. COOK'S MONUMENT

U. S. S. IROQUOIS TO BE SENT TO KEALAKEKUA BAY BY ADMIRAL TERRY NEXT WEEK.

Admiral Terry will send the U. S. S. Iroquois to Hawaii next week. The vessel will go first to Hilo in connection with some lighthouse work for Captain Niblack and will then go around to the west coast to Kealakekua Bay to the site of Captain Cook's monument. The crowd will clean up the monument and clear away the tropical growth that has sprung up about the place.

This action will be an innovation and is a delicate compliment on the part of Admiral Terry to the British nation. Heretofore a British warship has been sent to Hawaii every year or so, to clean up the monument but the cruiser Shearwater which was to have stopped there this year, got on the rocks off the Canadian coast so will not come this season. Admiral Terry will have that work performed by American sailors. It is not unlikely that the Admiral's order may result in American naval vessels performing this work in the future.

The Iroquois is to be repaired before she makes the trip. Hilda will be asked for within a day or so.

Star Want Ads pay 35 cents.

H. M. DOW'S CASE IN THE POLICE COURT HELD NOT GUILTY

THE HEARING OF THE CASE OF THE FORMER CLERK TO THE HIGH SHERIFF, ON THE CHARGE OF EMBEZZLEMENT BROUGHT AGAINST HIM—EX-SHERIFF BROWN CALLED AS THE FIRST WITNESS.

Judge Lindsay at the conclusion of the hearing of H. M. Dow's case this afternoon gave a decision discharging the defendant.

Shortly after 2 o'clock this afternoon Judge Lindsay opened session of the police court to conduct the examination of H. M. Dow former clerk to High Sheriff Brown, charged with embezzling \$424.25. Dow was present in court attended by George A. Davis his counsel. Deputy High Sheriff Rawlins appeared for the prosecution.

Former High Sheriff Brown was the first witness called by the prosecution. The former High Sheriff testified regarding the position that the defendant had occupied on October 21, 1904. Brown testified that he had been High Sheriff for a part of that day. Dow was clerk to the High Sheriff at that time. Some of the duties of the defendant were to receive from the station clerks money deposited as bail. The defendant also had charge of the safe and books of the office, subject to the control of the witness. Dow was authorized to disburse money from the office. Questioned further the witness stated that the other duties of the defendant had consisted of receiving the fines, costs and bail forfeited by this court (the district court).

On cross examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

The paying of the court fines and costs to Dow was under an arrangement that had existed under the late Judge Wilcox with the consent of the auditor. Witness knew of no arrangement with the present magistrate and Dow as regards Dow receiving any costs and fees from the courts. He knew of no conversation on the subject between Dow and the present magistrate on this matter. As High Sheriff the witness had been authorized to receive the bail money in lieu of bonds. It was not a government realization.

On direct examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On cross examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On direct examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On cross examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On direct examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On cross examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On direct examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On cross examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On direct examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On cross examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On direct examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On cross examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On direct examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On cross examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On direct examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On cross examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On direct examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On cross examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On direct examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On cross examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On direct examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On cross examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On direct examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On cross examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On direct examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On cross examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On direct examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On cross examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On direct examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On cross examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On direct examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On cross examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On direct examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

On cross examination the witness stated that the commission of the defendant had been oral so far as the witness could remember and the commission had been held since June 14, 1900.

None of this bail money had ever been turned over to the Territory until after it had been declared forfeited. Dow always kept this bail money until it had been declared forfeited or was returned.

Auditor Fisher was the next witness called. He testified to the facts of the examination which he had made of the books of defendant. There appeared to be three sets of cash kept by the defendant. In what had been designated as the government account there had been found \$110 in gold \$119 in paid vouchers and a memorandum of \$278.22 of paid vouchers in the auditor's office awaiting the drawing of warrant and cash \$1.19 which credited as cash amounted to \$637.43. The cash book balance disclosed the fact that there should have been on hand \$637.50 making the cash short \$18.55. Later Mr. Dow went out of the office and returned and handed the witness two \$10 gold pieces to cover this small shortage the witness giving him the change.

An examination of the accounts of the second set of books disclosed a shortage of \$537.50. Auditor Fisher explained as was contained in his recent report to the Governor how he calculated the allowance by other cash made the shortage \$424.25. On cross examination the witness admitted that after the shortage in the bail money deposit on hand had been discovered, Dow later offered him money to meet it and he had declined to accept the money. The witness admitted that the High Sheriff was not required to turn in to the treasury bail money until after it had been declared forfeited. The prosecution here rested.

Davis then moved to dismiss and argued the case at considerable length claiming that the prosecution had failed to prove the bail money which the defendant was charged with embezzling was a government realization.

MOSQUITO WORK.

The Mosquito Committee will meet tomorrow afternoon at Dr. Cooper's office on Alakea street to hear Secretary Hall's report and consider future plans.

CARTER TO SPEAK.

Governor Carter will address a Fourth District mass meeting at the district headquarters tomorrow evening.

BUSTER BROWN—JUST ARRIVED. The new edition of "Buster" is now on sale also "The new adventures of Foxy Grandpa." Call early as the edition is limited. Wall, Nichols Co.

EXTRA.

Special sale of business envelopes \$1 a thousand. In larger lots better rates. Arleigh & Co.

FAMILY RECEIPTS.

If you have some receipt that you wish prepared, bring us the copy and we will take pains putting it up. We have a large laboratory and facilities for conducting this work. Hobron Drug Company.

A Lingering Cold may result in consumption. Chamberlain's Cough Remedy cures coughs, colds and influenza. It contains no harmful substance and is pleasant and safe to take. For sale by all dealers. Benson, Smith & Co., agents for Hawaii.

THE OLD RELIABLE

ROYAL



BAKING POWDER

Absolutely Pure

THERE IS NO SUBSTITUTE



The Misses Spring Heels

\$2.50

It is a product of the famous makers Uta & Dunn and will give good comfortable service. Made of violet kid, with patent leather tip and turn sole. Also in full patent leather \$3.

MANUFACTURER'S SHOE CO., LIMITED
1057 FORT STREET